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MATTHEW J. JACOBS (CSBN 171149) 1 miscobs@mwe.com McDERMOTT WILL & EMERY LLP 2 3150 Porter Drive 3 Palo Alto, CA 94304-1212 Telephone: 650,813.5000 4 Facsimile: 650,813.5100 Attorneys for Defendant 5 FARREL J. LECOMPTE, JR. 6 7 KEVIN V. RYAN United States Attorney 8 JAMES E, KELLER Assistant United States Attorney 9 Phillip Burton Federal Building 450 Golden Gate Avenue, BOX 36055 San Francisco, CA 94102 10 415.436.7200 Telephone: Facsimile: 415.436.7234 11 ACDINIOTE WILL & BASKY LL? Anoemen Atlan 12 Attorneys for Plaintiffs UNITED STATES OF AMERICA 13 UNITED STATES DISTRICT COURT 14 15 NORTHERN DISTRICT OF CALIFORNIA 16 17 UNITED STATES OF AMERICA. CASE NO. 3:05-or-00611-WHA STIPULATION TO PERMIT LECOMPTE Plaintiff. 18 JR. TO TRAVEL FROM DEC. 22 TO 19 DEC. 27, 2006 v. FARREL J. LECOMPTE, JR. 20 Defendants. 21 22 Now come Plaintiff United States of America and Defendant Fattel J. LeCompte, Jr., 23 through their respective attorneys of record and subject to the approval of this Court, to stipulate 24 that LeCompte be permitted to travel outside of the jurisdictions specified in the conditions of his 25 26 pre-trial release from December 22 to December 27, 2006. 27 On February 24, 2006, the Hon. Stephen Smith, United States Magistrate Judge for the 28 STEPLIATION TO REDUCE CASH DEPOSIT OF Case No. C 03 5792 WHA LECOMPTE'S BOND AND [PROPOSED] ORDER Jen 6 2005 03:13pm P002/004 U.S. PRETRIAL Fax: 7132505886

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Umited States District Court in the Southern District of Texas, ordered, as part of the conditions for LeCompte's release from custody, that LeCompte limit his travel to the jurisdictions of the Southern District of Texas and the Northern District of California, Oakland Division.

Since the execution of the bond, LeCompte has complied with all pretrial conditions and has traveled from Houston, Texas to Sm Francisco, California to make six court appearances in Case No. CR 05-006611 WHA. In addition, on August 16, 2006, Hon. Joseph C. Spero signed an order granting a stipulation of the parties to reduce the cash deposit on LeCompte's bond from \$25,000 to \$10,000.

LeCompte seeks permission to travel with his wife and child to the Eastern District of Louisiana, specifically New Orleans, from December 22 to December 27, 2006. The purpose of this trip is to visit LeCompte and his wife's families for the holidays.

Audrew Flores, LeCompte's pre-trial services officer based in Houston, Texas indicates by his signature below that he approves of the travel request.

The parties respectfully request that this Court order that LeCompte be granted approval to travel to New Orleans, Louisiana from December 22 to December 27, 2006.

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Stipulation to permit lecompte, Jr. To travel from Dec. 22 to Dec. 27, 2006

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